

(ii) Not engage in any trade practices, activities, or levels of business operations that are other than consistent with the normal and customary conduct of Seller's business operations heretofore carried on.

(iii) Not place or make special purchases out of the ordinary course of business without the prior written consent of Purchaser, which consent shall not be unreasonably withheld.

(b) The Seller will maintain adequate fire and liability insurance on the Assets and the Antenna Site pending Closing. Prior to consummation of Closing, all risk of loss shall be borne by Seller; thereafter, all risk of loss shall be borne by Purchaser. In the event of any loss or casualty to the Assets or the Building prior to the date of Closing which results in damages that, in Purchaser's reasonable opinion, materially and adversely impact Purchaser's intended operation of the Television Station, Purchaser shall have the option of (i) terminating this Agreement, in which event the parties hereto shall be relieved of further liability hereunder at law or in equity, or (ii) closing under this Agreement with no abatement of the Purchase Price, in which event Seller shall, with the consent of any loss payee, assign the insurance proceeds under the conditions proposed by the loss payee to the Purchaser for the sole purpose of restoring the Antenna Site and/or Assets to their pre-casualty condition by Purchaser. If any such loss or casualty results in damages that in Purchaser's reasonable opinion do not materially and adversely

impact Purchaser's intended operation of the Television Station, Purchaser shall be obligated to close hereunder with Seller assigning any insurance proceeds to Purchaser with the consent of, and under the conditions imposed by, the loss Payee at Closing. Seller covenants to maintain in effect through the date of Closing its present insurance policies covering the Assets and the Antenna Site.

9. BOOKS AND RECORDS

Seller's records relating to the operation of the Television Station shall be maintained by Seller for a period of three (3) years from the Closing Date. Seller shall maintain such records at a secure location in Pennsylvania and shall provide Purchaser with notice of such location. Purchaser shall have reasonable access, with prior notice to Seller, to such records during normal business hours and shall be permitted, at its expense, to copy any or all of such records. Seller shall leave at the Television Station all current records and Purchaser shall provide Seller with access to such records for inspection and copying during normal business hours.

10. COVENANTS OF SELLER AND PURCHASER

(a) Purchaser and Seller covenant and agree that they shall use their best efforts and proceed with due diligence and in good faith in fulfilling and/or satisfying their respective conditions precedent contained herein.

(b) Seller shall not actively solicit, participate in, and/or negotiate any offers to purchase the Assets to be sold to Purchaser hereunder prior to termination in accordance with the terms of this Agreement. Notwithstanding the foregoing Purchaser acknowledges that this Agreement and the transactions contemplated herein are subject to the approval of the United States Bankruptcy for the District of Delaware, and further acknowledges that under Bankruptcy Court proceedings—third parties are entitled to receive financial information and can make offers to purchase the Assets.

(c) Seller, at any time and from time to time after the Closing Date, upon the reasonable request of the Purchaser, shall do, execute, acknowledge and deliver all such further acts, deeds, assignments, transfers, conveyances, powers of attorney, and assurances as may be required from time to time to protect the right, title and interest in and enjoyment of, all properties and assets intended to be assigned, transferred and conveyed pursuant to this Agreement.

11. TELEPHONE AND ADVERTISEMENTS

Purchaser shall have the right to assume any or all telephone yellow page and other advertisements and to maintain the current telephone listings and telephone number of (215) 923-2661, to the extent the same are assumable.

12. BROKERS AND FINDERS FEES

Seller represents and warrants to Purchaser that it has not engaged or dealt with any broker or other person who may be entitled to a broker's fee, commission or compensation as a result of the execution of this Agreement or consummation of the transactions set forth herein. Purchaser has dealt with James A. Gammon, President, Gammon Media Brokers, Inc., Washington, D.C. who is entitled to a fee from Purchaser upon consummation of the transactions set forth herein. Purchaser warrants to Seller that it shall be solely responsible for any fee or commission due or paid to Mr. Gammon. Purchaser has not dealt with any other broker or other person who may be entitled to a broker's fee, commission or compensation of the transactions set forth herein. Each party shall indemnify and hold the other harmless from and against any and all claims, losses, liabilities, or expenses, including reasonable attorney's fees, which may be incurred by the other party as a result of breach by the indemnifying party of the representations and warranties set forth in this paragraph.

13. INDEMNITIES

(a) Seller shall indemnify and hold Purchaser harmless from and against any and all claims, demands, liabilities, losses, damages, and injuries of whatever kind or nature and all fees, costs, and expenses, including reasonable attorneys' fees, relating to or in any way arising out of any breach of the

representations, warranties, responsibilities and obligations of the Seller hereunder or Seller's ownership, possession, maintenance, use, operation or control of the Assets used in connection with the operation of the Television Station, originating, arising, or accruing prior to Closing.

(b) Purchaser shall indemnify and hold Seller harmless from and against any and all claims, demands, liabilities, losses, damages, and injuries of whatever kind or nature and all fees, costs, and expenses, including reasonable attorneys' fees, relating to or in any way arising out of any breach of the representations, warranties, responsibilities and obligations of Purchaser hereunder or Purchaser's ownership, possession, maintenance, use, operation or control of the Assets used in connection with the operation of the Television Station, originating, arising, or accruing subsequent to Closing.

14. EXPENSES

Each party hereto shall pay its own expenses and costs (including all counsel fees and expenses) in connection with this Agreement and the transactions contemplated hereby unless otherwise provided herein.

15. TERMINATION

In addition to the provisions for termination or expiration provided for herein, this Agreement may be terminated and the transactions contemplated herein abandoned by either Purchaser or Seller if (due to no fault, act or failure to act of the party

seeking termination pursuant hereto) the required approval of the FCC or the United States Bankruptcy Court for the District of Delaware cannot be obtained, in which event the parties hereto shall be relieved of further liability hereunder at law or in equity.

16. MISCELLANEOUS

(a) Upon the terms and subject to the conditions hereof, this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, executors, administrators, successors and assigns.

(b) Any notice, request, instruction, report, or other document to be provided or given hereunder to either party shall be sufficient if in writing and delivered personally or sent by certified or registered mail, return receipt requested, first class postage prepaid, or sent by expedited delivery service with return receipt, or sent by telegraph or telex as follows:

(1) If to Seller:

Mr. Daniel G. Slape, President
Delaware Valley Broadcasters, Inc.
~~800 Spring Garden Street~~ 520 N. Delaware Ave
Philadelphia, PA 19123

(11) If to Purchaser:

**Mrs. Jane Duff, Director
National Minority TV, Inc.
KMLM-TV, Channel 42
10760 E. Browder Street
P. O. Box 305
Odessa, Texas 79760**

with a copy to:

Colby M. May, Esq.
May & Dunne, Chartered
1000 Thomas Jefferson Street, N.W.
Suite 520
Washington, D.C. 20007

Notice shall be deemed received, if delivered personally or sent by expedited delivery service or telegraph or telex, upon receipt or, if sent by certified mail, upon first attempted delivery. Either party may change its address for purposes of this Paragraph 16(b) by giving notice of such change of address to the other party in the manner herein provided for giving notice.

(c) This Agreement shall not be changed except by written amendment signed by all parties hereto and may not be terminated other than as set forth herein except by mutual written consent of the parties.

(d) All Exhibits hereto are incorporated herein by reference thereto.

(e) This Agreement shall be construed and enforced in accordance with the substantive laws of the State of Delaware.

(f) The headings herein are for convenience of reference only and shall not control or affect the meaning or construction of any provisions hereof.

(g) This Agreement constitutes the entire agreement among the parties hereto with respect to the sale and purchase of the assets intended to be purchased and sold hereunder and supersedes

all prior agreements, understandings and negotiations, both written and oral, between the parties with respect thereto.

(h) Any provision hereof that is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof or thereof, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.

(i) Each party has cooperated in the drafting and preparation of this Agreement. Accordingly, any construction to be made in this Agreement shall not be construed against any party on the basis of that party being the "drafter."

(j) If suit or action is instituted in connection with any controversy arising out of this Agreement or to enforce any of the obligations set forth herein, the prevailing party shall be entitled to recover such sums as the court may judge reasonable as attorney's fees, including attorney's fees on any appeal.

(k) This Agreement must be accepted by Seller, and delivered to Purchaser, by December 15, 1990, 12:00 noon Eastern Time, otherwise this Agreement and Purchaser's acceptance of it shall expire and be null and void.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed as of the day and year first above written.

SELLER:

DELAWARE VALLEY BROADCASTERS
LIMITED PARTNERSHIP

By: Delaware Valley
Broadcasters, Inc.
General Partner

Witness: *Robert R. Syme* By: *Daniel G. Slape* (Seal)
Daniel G. Slape, President

PURCHASER:

NATIONAL MINORITY TV, INC.

Witness: *Jane Duff* By: *Jane Duff* (Seal)
Mrs. Jane Duff
Director

List of Exhibits

- Exhibit A - Contracts To Be Assumed
- Exhibit B - Gloucester County, New Jersey Real Estate
- Exhibit C - Studio Lease
- Exhibit D - FCC License
- Exhibit E - Satellite Dish and Related Equipment

NATIONAL MINORITY TV, INC.
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EXHIBIT I

OTHER BROADCAST INTERESTS

EXHIBIT I

NAME OF PARTY HAVING INTEREST: PAUL F. CROUCH:

CALL LETTERS OF STATION OR
FILE NUMBER OF APPLICATION

LOCATION

Trinity Christian Center of Santa Ana,
Inc., d/b/a Trinity Broadcasting Network
licensee of:

- (1) KTBN-TV,
- (2) WLXI(TV)
- (3) WDLI(TV)
- (4) KGHO(AM/FM)
- (5) KTBN (formerly KUSW), Inter-
national
- (6) WHSG(TV)

Santa Ana, California;
Greensboro, North Carolina;
Canton, Ohio
Hoquiam, Washington
Salt Lake City, Utah
Monroe, Georgia

Trinity Broadcasting of Arizona, Inc.,
licensee of KPAZ-TV

Phoenix, Arizona

Trinity Broadcasting of Oklahoma City,
Inc., licensee of KTBO-TV.

Oklahoma City, Oklahoma

Trinity Broadcasting of Washington,
licensee of KTBW-TV

Tacoma, Washington

Trinity Broadcasting of Florida, Inc.,
licensee of WHFT(TV)

Miami, Florida

Trinity Broadcasting of Indiana, Inc.
licensee of:

- (1) WKOI(TV)
- (2) WCLJ(TV)

Richmond, Indiana
Bloomington, Indiana

Trinity Broadcasting of New York, Inc.,
licensee of WTBV-TV

Poughkeepsie, New York

Trinity Broadcasting of Texas, Inc.,
licensee of KDTX-TV.

Dallas, Texas

Community Educational Television, Inc.,
licensee of:

- (1) KLUJ(Ed.-TV)
- (2) KITU(Ed.-TV)
- (3) KETH(Ed.-TV)

Harlingen, Texas
Beaumont, Texas
Houston, Texas

Permittee of KCWM(Ed.-FM)

Barstow, California

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EXHIBIT I, Page 2

Jacksonville Educators Broadcasting, Inc. Licensee of WTCE(Ed.-TV)	Fort Pierce, Florida
Permittee of WJEB(Ed.-TV)	Jacksonville, Florida
Proposed Assignee of WETV(Ed.-TV) (BALET-900508KE)	Key West, Florida*/

Mr. Crouch, through his involvement with the above organizations also has interests in various LPTV and television translator facilities and pending LPTV applications throughout the country. If information on such interests is requested by the Commission it will be provided immediately. Mr. Crouch is also involved with various foreign broadcast facilities.

NAME OF PARTY HAVING INTEREST: P. JANE DUFF

Community Educational Television, Inc., licensee of:	
(1) KLUJ(Ed.-TV)	Harlingen, Texas
(2) KITU(Ed.-TV)	Beaumont, Texas
(3) KETH(Ed.-TV)	Houston, Texas
Permittee of KWCM(Ed.-FM)	Barstow, California
Jacksonville Educators Broadcasting, Inc. Licensee of WTCE(Ed.-TV)	Fort Pierce, Florida
Permittee of WJEB(Ed.-TV)	Jacksonville, Florida
Proposed Assignee of WETV(Ed.-TV) (BALET-900508KE)	Key West, Florida*/

Mrs. Duff is also involved with various foreign broadcast facilities. If information on such involvements is requested by the Commission it will be provided immediately.

NAME OF PARTY HAVING INTEREST: MATTHEW CROUCH & CHARLENE WILLIAMS

Matthew Crouch and Charlene Williams are officers, but not directors, in the same companies as Paul F. Crouch.

*/ This assignment was dismissed when the Commission condemned Channel 13, Key West for use by the United States Information Agency pursuant to the Broadcast to Cuba Act (Palmetto Broadcasters Associated For Communities, Inc., 5 FCC Rcd. 6379 (1990)).

LIMITED WAIVER REQUEST

It must be noted that National Minority TV, Inc. (NMTV) has been granted approval to sell and assign KMLM(TV), Odessa, Texas to Prime Time Christian Broadcasting, Inc. (BALCT-901217KI). This grant was issued on February 27, 1991, and the parties are currently scheduled to close during the first week of April. Accordingly, NMTV, and its principals, will remain in compliance with Commission Rule 73.3555(d)(1)(iii).

Moreover, since the assignor, Delaware Valley Broadcasters, a Limited Partnership is bankrupt, and operating WTGI-TV, Wilmington, Delaware as a Debtor-in-Possession, the public interest supports prompt processing. The United States Bankruptcy Court of the District of Delaware, Case No. 87-69, on February 8, 1991 issued an Order authorizing the sale of WTGI-TV's assets, including its FCC license, subject to FCC approval, with the Bankruptcy Court's Order.

To the extent necessary, since Assignee's divestiture of KMLM(TV), Odessa, Texas is not scheduled to be concluded until the first week of April, a waiver of Rule 73.3555 is hereby respectfully requested so that acceptance and routine processing of this assignment may proceed without delay. The public interest supports this limited waiver request since WTGI-TV is in bankruptcy, and the Bankruptcy Court has authorized the sale of WTGI-TV to NMTV.

NATIONAL MINORITY TV, INC.
WILMINGTON, DELAWARE
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EXHIBIT II

NATIONAL MINORITY TV, INC.
WILMINGTON, DELAWARE
FCC FORM 314

EXHIBIT II

Matthew Crouch is the son of Paul F. Crouch

NATIONAL MINORITY TV, INC.
WILMINGTON, DELAWARE
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EXHIBIT III

NATIONAL MINORITY TV, INC.
WILMINGTON, DELAWARE
FCC FORM 314

EXHIBIT III

PROGRAMMING STATEMENT

Questions 2 through 6 of Section IV are no longer applicable to television facilities in accordance with the Commission's August 21, 1984 Report and Order in Mass Media Bureau Docket No. 83-670, FCC 84-292, Memo Number 34761. National Minority TV, Inc. intends to fully address the determined needs and interests of Wilmington, Delaware, and the contiguous area, and will prepare and maintain in its public file a quarterly problems/programs report. Appropriate amounts of informational, public affairs, religious and other nonentertainment programming will be provided. Should any additional information be required, it will immediately be provided.

NATIONAL MINORITY TV, INC.
WILMINGTON, DELAWARE
FCC FORM 314

EXHIBIT IV

BROADCAST EQUAL EMPLOYMENT OPPORTUNITY
MODEL PROGRAM REPORT

1. APPLICANT

Name of Applicant National Minority TV, Inc.	Address 432 N.E. 74th Ave. Portland, Oregon 97213
Telephone Number (include area code) (503) 252-0792	

2. This form is being submitted in conjunction with:

☐ Application for Construction Permit for New Station — ☒ Application for Assignment of License

☐ Application for Transfer of Control

(a) Call letters (or channel number of frequency) WTGI-TV

(b) Community of License (city and state) Wilmington, DE

(c) Service: ☐ AM ☐ FM ☒ TV ☐ Other (Specify) _____

INSTRUCTIONS

Applicants seeking authority to construct a new commercial, noncommercial or international broadcast station, applicants seeking authority to obtain assignment of the construction permit or license of such a station, and applicants seeking authority to acquire control of an entity holding such construction permit or license are required to afford equal employment opportunity to all qualified persons and to refrain from discrimination in employment and related benefits on the basis of race, color, religion, national origin or sex. See Section 73.2080 of the Commission's Rules. Pursuant to these requirements, an applicant who proposes to employ five or more full-time employees must establish a program designed to assure equal employment opportunity for women and minority groups (that is, Blacks not of Hispanic origin, Asians or Pacific Islanders, American Indians or Alaskan Natives and Hispanics). This is submitted to the Commission as the Model EEO Program. If minority group representation in the available labor force is less than five percent (in the aggregate), a program for minority group members is not required. In such cases, a statement so indicating must be set forth in the EEO model program. However, a program must be filed for women since they comprise a significant percentage of virtually all area labor forces. If an applicant proposes to employ fewer than five full-time employees, no EEO program for women or minorities need be filed.

Guidelines for a Model EEO Program and a Model EEO Program are attached.

NOTE: Check appropriate box, sign the certification below and return to FCC:

☐ Station will employ fewer than 5 full-time employees; therefore no written program is being submitted.

☒ Station will employ 5 or more full-time employees. Our Model EEO Program is attached. (You must complete all sections of this form.)

I certify that the statements made herein are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

Signed and dated this 22 day of March, 19 91

Signed Jane Duff
Title Director

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT.
U.S. CODE, TITLE 18, SECTION 1001.

GUIDELINES TO THE MODEL EEO PROGRAM

The model EEO program adopted by the Commission for construction permit applicants, assignees and transferees contains five elements designed to assist the applicant in establishing an effective EEO program for its station. The specific elements which are to be addressed are as follows:

GENERAL POLICY

The first section of the program should contain a statement by the applicant that it will afford equal employment opportunity in all personnel actions without regard to race, color, religion, national origin or sex, and that it has adopted an EEO program which is designed to fully utilize the skills of qualified minorities and women in the relevant available labor force.

RESPONSIBILITY FOR IMPLEMENTATION

This section calls for the name (if known) and title of the official who will be designated by the applicant to have responsibility for implementing the station's program.

POLICY DISSEMINATION

The purpose of this section is to disclose the manner in which the station's EEO policy will be communicated to employees and prospective employees. The applicant's program should indicate whether it: (a) intends to utilize an employment application form which contains a notice informing job applicants that discrimination is prohibited and that persons who believe that they have been discriminated against may notify appropriate governmental agencies; (b) will post a notice which informs job applicants and employees that the applicant is an equal opportunity employer and that they may notify appropriate governmental authorities if they believe that they have been discriminated against; and (c) will seek the cooperation of labor unions, if represented at the station, in the implementation of its EEO program and in the inclusion of nondiscrimination provisions in union contracts. The applicant should also set forth any other methods it proposes to utilize in conveying its EEO policy (e.g., orientation materials, on-air announcements, station newsletter) to employees and prospective employees.

IV. RECRUITMENT

The applicant should specify the recruitment sources and other techniques it proposes to use to attract qualified minority and female job applicants. Not all of the categories of recruitment sources need be utilized. The purpose of the listing is to assist the applicant in developing specialized referral sources to establish a pool of qualified minorities and women who can be contacted as job opportunities occur. Sources which subsequently prove to be nonproductive should not be relied on and new sources should be sought.

V. TRAINING

Training programs are not mandatory. Each applicant is expected to decide, depending upon its own individual situation, whether a training program is feasible and would assist in its effort to increase the available pool of qualified minority and female applicants. Additionally, the applicant may set forth any other assistance it proposes to give to students, schools or colleges which is designed to be of benefit to minorities and women interested in entering the broadcasting field. The beneficiary of such assistance should be listed, as well as the form of assistance, such as contributions to scholarships, participation in work study programs, and the like.

MODEL EQUAL EMPLOYMENT OPPORTUNITY PROGRAM

I. GENERAL POLICY

It will be our policy to provide employment opportunity to all qualified individuals without regard to their race, color, religion, national origin or sex in all personnel actions including recruitment, evaluation, selection, promotion, compensation, training and termination.

It will also be our policy to promote the realization of equal employment opportunity through a positive, continuing program of specific practices designed to ensure the full realization of equal employment opportunity without regard to race, color, religion, national origin or sex.

To make this policy effective, and to ensure conformance with the Rules and Regulations of the Federal Communications Commission, we have adopted an Equal Employment Opportunity Program which includes the following elements:

II. RESPONSIBILITY FOR IMPLEMENTATION

(Name/Title) The General Manager will be responsible for the administration and implementation of our Equal Employment Opportunity Program. It will also be the responsibility of all persons making employment decisions with respect to the recruitment, evaluation, selection, promotion, compensation, training and termination of employees to ensure that our policy and program is adhered to and that no person is discriminated against in employment because of race, color, religion, national origin or sex.

I. POLICY DISSEMINATION

To assure that all members of the staff are cognizant of our equal employment opportunity policy and their individual responsibilities in carrying out this policy, the following communication efforts will be made:

- ☒ The station's employment application form will contain a notice informing prospective employees that discrimination because of race, color, religion, national origin or sex is prohibited and that they may notify the appropriate local, State or Federal agency if they believe they have been the victims of discrimination.
- ☒ Appropriate notices will be posted informing applicants and employees that the station is an Equal Opportunity Employer and of their right to notify an appropriate local, State or Federal agency if they believe they have been the victims of discrimination.
- ☒ We will seek the cooperation of unions, if represented at the station, to help implement our EEO program and all union contracts will contain a nondiscrimination clause.
- ☐ Other (specify)

IV. RECRUITMENT

To ensure nondiscrimination in relation to minorities and women, and to foster their full consideration whenever job vacancies occur, we propose to utilize the following recruitment procedures:

- ☒ We will contact a variety of minority and women's organizations to encourage the referral of qualified minority and women applicants whenever job vacancies occur. Examples of organizations we intend to contact are:

Congreso De Latinos Unidos, Inc.
Concilio De Organizaciones De Habla Hispania De Philadelphia
NAACP (Wilmington Chapter)

- ☒ In addition to the organizations noted above, which specialize in minority and women candidates, we will deal only with employment services, including State employment agencies, which refer job candidates without regard to their race, color, religion, national origin or sex. Examples of these employment referral services are:

Job Opportunity Business Service--Philadelphia, PA

- ☒ When we recruit prospective employees from educational institutions such recruitment efforts will include area schools and colleges with minority and women enrollments. Educational institutions to be contacted for recruitment purposes are:

Temple University -- Philadelphia, PA
Salem County Community College -- Pennsgrove, NJ
Salem VoTech School -- Salem, NJ

- ☒ When we place employment advertisements with media some of such advertisements will be placed in media which have significant circulation or viewership or are of particular interest to minorities and women. Examples of media to be utilized are:

Philadelphia Inquirer
Gloucester County Times

- ☒ We will encourage employees to refer qualified minority and women candidates for existing and future job openings.

V. TRAINING

N/A

- ☐ Station resources and/or needs will be such that we will be unable or do not choose to institute programs for upgrading the skills of employees.
- ☐ We will provide on-the-job training to upgrade the skills of employees.
- ☐ We will provide assistance to students, schools, or colleges in programs designed to enable qualified minorities and women to compete in the broadcast employment market on an equitable basis:

School or Other Beneficiary

Proposed Form of Assistance

- ☐ Other (specify)

FCC NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY ACT AND THE PAPERWORK REDUCTION ACT

The solicitation of personal information requested in this application is authorized by the Communications Act of 1934, as amended. The principal purpose for which the information will be used is to determine if the application requested is consistent with the public interest. The staff, consisting variously of attorneys, analysts, engineers, and applications examiners, will use the information to determine whether the application should be granted, denied, dismissed, or designated for hearing. If all the information requested is not provided, the application may be returned without action having been taken upon it or its processing may be delayed while a request is made to provide the missing information. Accordingly, every effort should be made to provide all necessary information. Your response is required to obtain the requested authority.

THE FOREGOING NOTICE IS REQUIRED BY THE PRIVACY ACT OF 1974, P.L. 93-579, DECEMBER 31, 1974, 5 U.S.C. 552a(e)(3) AND THE PAPERWORK REDUCTION ACT OF 1980, P.L. 96-511, DECEMBER 11, 1980, 44 U.S.C. 3507.

800401LC	R	800401 800508 8005	900118 60	00
KMIR-TV DESERT EMPIRE	R	TELEVISION CORP. PALM	TA *CHAN-36	*TYPE CT *STAT 15 *EXP 931201 *PC KMIR 930804
930729KU	R	930729 930729 9308	32	00
880801LC	R	880801 881101 881101	910503 60	00
PLEADING		890202		
PLEADING		881212		
PLEADING		881206		
PLEADING		881201		
PLEADING		881130		
PETITION TO DENY		881101		
901207KE 901012KF L		901207 901207 901214	910117 60	00 931201
901012KF	P	901012 901012 901021	901109 60	00 921109

REPLY TO OPPOSITIONS TO PETITION TO DENY/DAVID HONIG, ATTY.
 REPLY TO OPPO. TO REQUEST FOR EXTENSION OF TIME/DAVID HONIG
 PARTIAL OPP. OF DESERT EMPIRE TV CORP. TO REQ. FOR EXT. OF TIME
 OPP. OF DESERT EMPIRE TV CORP. TO PET. TO DENY/C.R. NAFTALIN,
 MOTION FOR EXTENSION OF TIME/MARCIA CRAMBERG, ATTY.
 PETITION TO DENY/DAVID HONIG, ATTY.

GRID D 16

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BAPS FACILITY/APPLICATION INFORMATION REPORT

FROM 39/01/01 TO 93/10/01

BAP020-01
PAGE 9690

APP-ARM CP-APP-ARM TYPE REC'D ACCEPT PN-ACC PETITN LOCREL CUTOFF TOWEAR FHEAR FINAL-BTE DOCKET PRIOR-ARM #AMD CP-EXP					
830801LG	R	830801 830801 830812	831130 60	00	
801020KE	ML	801020 801104 801104	801201 60	00	
800801KX	R	800801 800908 800909	801124 60	00	
KMZ STAUFFER COMMUNICATIONS, INC. COLUMBIA			MO *CHAN-17	*TYPE CT *STAT 15 *EXP 980201 *PC KCBJ-TV 930209	
921001KX	R	921001 921001 921009	930208 60	00	
890522KF 870930KT P		890522 890522 890531	890731 60	00	910731
870930KT	R	870930 870930 871013	880119 60	00	
841031KF	AL	841031 841031 841106	841213 60	01	
MINOR AMENDMENT					
820930VS	R	820930 820930 821021	830121 60	00	
820729FC	AL	820729 820804 820809	821115 60	01	
MINOR AMENDMENT					
820416GG	AL	820416 820420 820420	830120	00	
PLEADING		820625	EXTENSION OF TIME FOR CONSIDERATION	821115 67	00
PLEADING		820611	SECOND MOTION FOR EXTENSION OF TIME.		
PLEADING		820604	MOTION FOR EXTEND TIME		
PLEADING		820603	MOTION TO SUSPEND PROCEEDINGS		
PLEADING		820514	PET. TO WITHDRAW MOTION TO DISMISS		
PLEADING		P 0507	MOTION FOR EXT. OF TIME		
PLEADING		820507	ORDER	ATTY JOHN D. PELLEGRIN	
PLEADING		820420	OPPOSITION TO MOTION TO DISMISS	DISMISS	
790928KE	R	790928 791025	800124 60	00	
790301LC	RC	790301 790312	790329 60	00	
KML PRIME TIME CHRISTIAN BROADCASTING ODESSA			TX *CHAN-42	*TYPE CT *STAT 15 *EXP 980801 *PC 840920KN 930806	
930331KP	R	930331 930331 930408	930730 60	01	
MINOR AMENDMENT					
901217KI	AL	901217 901217 910103	910227 60	00	
881025KF 880121KF L		881025 881025 881102	881130 60	00	930801
880121KF 840920KN MP		880121 880121 880203	880325 60	00	890217
840920KN	P	840920 841009	851014 60 85-122	00	890217
870205KF	AP	870203 870203 870219 870417	870609 60	00	
PLEADING		870417	STATEMENT FROM ALFRED H. ROYER, III, THE ASSIG:		
KMNE-TV NEBRASKA EDUC'L TELECOMM. COMM. BASSETT			NE *CHAN-	*TYPE ET *STAT 15 *EXP 980601 *PC KMNE 930609	
930129KI	R	930129 930129 930209	930527 60	00	
871103KG 870514KI L		871103 871103 871110	880922 60	02	930601
MINOR AMENDMENT					
MINOR AMENDMENT		880301	*AMENDED 3-1-88 WAS A REFERENCE		
880201KV	R	880201 880201 880205	880516 60	00	
870514KI	P	870514 870514 870528	870724 60	01	890724
MINOR AMENDMENT		870529	AMENDED 5-29-88 THE VERIFIED		
830201KX	R	830201 830201 830214	830523 60	00	
800201KL	R	800201 800215 800220	800530 60	00	
KMNZ FAITH PLEASES GOD CHURCH CORP. OKLAHOMA CITY			OK *CHAN-42	*TYPE CT *STAT 05 *EXP	*PC BKNMZ 921028
920612KE 880722KN MP		920612 920612 920622	921028 60	00	930428
850215K2	P	850215 911009 911018	860227 60 85-207	00	880222
920518KE 880722KN MP		920518 920518 920526	32	00	
880722KN 850215K2 MP		880722 890518 890524	920100 60	00	920709

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APP-ARM CP-APP-ARM TYPE REC'D ACCEPT PN-ACC PETITN LOCREL CUTOFF TOWEAR FHEAR FINAL-BTE DOCKET PRIOR-ARM #AMD CP-EXP					
910603KB 891211KE P		910603 910603 910618	910627 60	00	911227
891211KE	AP	891211 891211	900315 60	00	910322
861001LM	AP	861001 861001 861017	870203 60	02	
MINOR AMENDMENT		870105	AMENDED 1-5-87 TO INCLUDE THE		
MINOR AMENDMENT		870102	AMENDED 1-2-87 TO SHOW THAT TO		
880606KG 850215K2 P		880606 880606 880628	890929 60	00	900329
KNOH-TV GRAND CANYON TELEVISION CO. KINGMAN			AZ *CHAN-6	*TYPE CT *STAT 15 *EXP 880101 *PC 840711KP 930624	
910602KP	R	910602 910602 930629	32	00	
920305KG	TC	920305 920305 920320	920507 60	00	
910627KF	TC	910627 910627 910708	910717 60	00	
880718KN	TC	880718 880718 880729	881116 60	02	
MINOR AMENDMENT		881020	*AMENDMENT 10-20-88 THE RESPON		
MINOR AMENDMENT		880706	*AMENDED 9-16-88 THE TRANSFER		
880315KN 860721KG L		880315 880315 880325	880601 60	00	881101
870614KE 940711KP MP		870616 870616 870623	871028 60	00	880428
870211KG 860721KG MP		870217 870217 870226	870310 60	00	880701
860721KE 860711KP MP		860721 860721 860730	860730 60	00	880701